Filed 11/08/2007 Page 1 of 2

Case No.: 21 MC 103(AKH)

Docket Nos.:

11/8/67

## UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

IN RE LOWER MANHATTAN DISASTER SITE LITIGATION

THE POST AND AND THE STATE OF THE

THIS DOCUMENT APPLIES TO ALL LOWER MANHATTAN DISASTER SITE LITIGATION

ADDEO, STEPHEN 06-CV-09963 CHOUDHURY, FAISAL 07-CV-05404 DEVITO, MICHAEL 05-CV-01517 FOLEY, DONALD 07-CV-0657 GREANEY, JOHN E. 06-CV-06737 JUDE, PHILIP 06-CV-07450 MAHER, THOMAS 07-CV-05416 MURPHY, MICHAEL G. (and wife, ELIZABETH MURPHY) 07-CV-05418 NOESGES, WILLIAM (and wife, DENISE NOESGES) 06-CV-14925 RAMIREZ, MICHAEL (and wife, DIANNE D. JACKSON) 07-CV-05422

RENAUDIN, ROLAND

77-CV-05423

ZAMMITT, GUY (and wife, DEANNA ZAMMITT)

GALLO, CORI (and wife, MAGDALENA GALLO)

DEMAURO, MARK (and wife, GINA DEMAURO)

05-CV-04335

STIPULATION OF
DISCONTINUANCE AS TO
DEFENDANT, NEW YORK CITY
ECONOMIC DEVELOPMENT
CORPORATION ONLY

herein, that whereas no party herein is an infant, incompetent person for whom a committee has been appointed or conservatee and no person not a party has an interest in the subject matter of this action and based on the representation of the within defendant, and to the extent of Plaintiff(s) can so Stipulate that each claim, cross-claim and counter-claim asserted by and against defendant NEW YORK CITY ECONOMIC DEVELOPMENT CORPORATION, only as to the claims being made as to the premises located at One Liberty Plaza, New York, New York and 78-86 Trinity Place, New York, New York shall be and the same hereby are discontinued without prejudice and without costs to any party as against the other.

IT IS FURTHER STIPULATED AND AGREED that should evidence be discovered throughout the court of the litigation which determines that the NEW YORK CITY ECONOMIC DEVELOPMENT CORPORATION is proper party to this suit, that plaintiff(s) may reinstitute the action without regard to the applicable Statute of Limitations, assuming said original action was timely commenced, and in such instance Defendant shall not assert Statute of Limitation as a defense.

This Stipulation may be filed without further notice with the Clerk of the Court.

Dated: New York, New York

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October 17, 2007

McGIVNEY & KLUGER, P.C.

Attorneys for Defendant NEW YORK CITY ECONOMIC

DEVELOPMENT CORPORATION

WORBY GRONER EDELMAN & NAPOLI BERN, LLP Attorneys for Plaintiff(s)

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So Ordered: